1 2 3	DANIEL L. HARRALSON, ESQ. Law Office of Daniel L. Harralson Post Office Box 26688 Fresno, California 93729-6688 Telephone: 559.486.4560 Facsimile: 559.486.4320	
5	harralsonlaw@sbcglobal.net Attorney for Defendant: JAMES MELO	
6	IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA	
7		
8		
9		
10	UNITED STATES OF AMERICA,	Case No. 1:24-CR-00055-JLT-SKO
11	,	STIPULATION AND ORDER TO MODIFY
12	Plaintiff,	CONDITIONS OF PRETRIAL RELEASE
13	V.	
14	JAMES MELO,	
15	Defendant.	
16		_
17	TO THE CLERK OF THE UNITED STATES MAGISTRATE COURTS, HONORABLE	
18	SHEILA K. OBERTO, AND FOR THE EASTERN DISTRICT OF CALIFORNIA, ANTONIO	
19	PATACA, ASSISTANT UNITED STATES ATTORNEY;	
20	COMES NOW, Defendant, JAMES MELO, by and through his counsel of record,	
21	Daniel L. Harralson, and with the concurrence of Pretrial Services, hereby moves the Court to modify	
22	JAMES MELO'S Pretrial Service's supervision. Defendant, JAMES MELO, is currently subject to	
23	wearing an ankle monitor as a condition of release.	
24		
25	\\\	
26		
27	US v. James Melo – Stipulation and Order to Modify Conditions of Pretrial Release [Proposed Order]	1

Case 1:24-cr-00055-JLT-SKO Document 387 Filed 08/27/24 Page 2 of 5

1	Defendant, JAMES MELO, has been compliant while under supervision, and responsive to	
2	Pretrial Services. He is proactive with his supervision, has been drug testing and submitting all negative	
3	tests, and has shown he is determined to remain complaint with his conditions of release. Pre-Trial	
4	Services Officer, Frank Guerrero agrees to the within modification of Conditions of Release to allow	
5	Defendant to be released without the ankle monitor condition.	
6	Assistant United States Attorney, Antonio Pataca, has stated that the Government has no	
7	objection to the removal of the location monitoring unit and amend Condition 7(m) as follows:	
8	Defendant is relieved of the requirement of Home Detention and the requirement to wear an	
9	ankle monitor.	
10	Nothing in this stipulation and order shall preclude a finding that other provisions of the Speedy	
11	Trial Act dictate additional time periods are excludable from the period within which a trial must	
12	commence.	
13		
14	IT IS SO STIPULATED.	
15	LAW OFFICE OF DANIEL L. HARRALSON	
16	Dated August 27, 2024 /s/ Daniel L. Harralson DANIEL L. HARRALSON, ESQ.	
17	Attorney for Defendant James Melo	
18		
19	PHILLIP A. TALBERT United States Attorney	
20	Dated August 27, 2024 /s/ Antonio J. Pataca	
21	AUSA Antonio J. Pataca Assistant United States Attorney	
22	Assistant Officed States Attorney	
23		
24		
25		
26		
27	US v. James Melo – Stipulation and Order to Modify Conditions of	

Pretrial Release [Proposed Order]

28

ORDER Defendant, JAMES MELO'S Pretrial Services Release Conditions are hereby modified as follows: Mr. Melo must abide by all terms and conditions of the current Order Setting Conditions of Release except condition 7(m) which is modified by removing the Home Detention requirement and the requirement to wear an ankle monitor. All prior orders remain in full force and effect. IT IS SO ORDERED. Isl Sheila K. Oberto Dated: **August 27, 2024** UNITED STATES MAGISTRATE JUDGE US v. James Melo - Stipulation and Order to Modify Conditions of

US v. James Melo – Stipulation and Order to Modify Conditions of Pretrial Release [Proposed Order]

US v. James Melo – Stipulation and Order to Modify Conditions of Pretrial Release [Proposed Order]